UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

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ALLSTATE INSURANCE COMPANY, et al,

Case No. 2:10-cv-02205-APG-NJK

Plaintiffs,

ORDER

PETER MARIO BALLE, et al.,

v.

Defendants.

Presently before the Court is the Motion for Reconsideration and/or Motion to Amend Order [Dkt. #189] filed by Defendant Accident Injury Medical Center, Inc. ("AIM"). AIM seeks relief from Magistrate Judge Koppe's Minute Order [Dkt. #183] granting several motions to compel [Dkt. Nos. 123, 124, and 125]. Local Rule IB3-1 provides that "a district judge may reconsider any pretrial matter referred to a magistrate judge ... where it has been shown that the magistrate judge's ruling is clearly erroneous or contrary to law." Magistrate Judge Koppe's Order is not clearly erroneous or contrary to law. Nor has AIM offered sufficient grounds for relief under Fed. R. Civ. Pro. 60(b)(1). Accordingly,

IT IS HEREBY ORDERED that AIM's Motion for Reconsideration and/or Motion to Amend [Dkt. #189] is DENIED. In addition, Plaintiffs' Request for Status Hearing [Dkt. #238], is DENIED without prejudice. Magistrate Judge Koppe will decide whether it is worthwhile to

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1	condu	ct a status hearing or oral argument on Plaintiffs' Motion to Enforce her Minute Order [Dkt.
2	184].	of a status nearing of orar argument on Frankins infotion to Emoree her rimate oracl [Ext.
3	101].	DATED this 15 th day of August, 2013.
4		DATED this 15 day of August, 2015.
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6		ANDREW P. GORDON UNITED STATES DISTRICT JUDGE
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